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UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

-----X
L.G., by his mother and natural
guardian, JENNIFER GILMORE,
C.G., by his mother and natural
guardian, ZOILA PATRICIA GARCES,
A.D., by his mother and natural
guardian, NICOLE SUGRUE and
E.M., by his mother and natural
guardian, PAMALA MUNIZ,

Docket No.
2:17-cv-00453 (ADS) (ARL)

Plaintiffs,
-against-

**PLAINTIFFS'
RULE 26 DISCLOSURES**

LONG BEACH PUBLIC SCHOOLS, LISA
WEITZMAN, JEANMARIE LILLEY, LAUREN
SCHNEIDER, SABRINA CANTORE, VINCENT
RUSSO, DR. RANDIE BERGER, DR. MICHELLE
NATALI and DAVID WEISS, in their
individual and official capacities,

Defendants.

-----X

Plaintiffs, by their attorneys, GINSBURG & MISK LLP, hereby
make the following disclosures pursuant to F.R.C.P. Rule 26(a)(1).

(a) (1) (A) (i) The following individuals are likely to have
discoverable information regarding events which occurred in the
classroom of defendant Lisa Weitzman involving the infant
plaintiffs herein and other students;

Lisa Weitzman
Jeanmarie Lilley
Lauren Schneider
Sabrina Cantore

Vincent Russo
Dr. Randie Berger
Dr. Michelle Natali
David Weiss
John Emmons
Roy Lester
Darlene Tagney
Dennis Ryan
Patrick Gallagher
Stewart Mininsky
Kathleen Casey
Joanne Rea
Kevin Richman
Renee Cielski
Laura Ragona
Dayna D'Alessio
Matthew Reiner
Amy Teemer Deale
Jaime Arkow
Ariel Silegman
Gina Calabrese
Aimee McNicholas
Steve Freeman
Kathleen Connolly
Parker Ramsey
Kristen Pipitone
Jean Schlegel
Rebecca Crowley
Kerry DeStefano
Patrice Krzeminski
Vilma Evangelista

Of the above list, most are believed to be current or former employees of defendant Long Beach Public Schools. To the extent that the individuals are no longer so employed, plaintiff does not currently have phone numbers or addresses.

(ii) Plaintiffs currently maintain in their possession a copy of the class folder for plaintiff C.G. including but not limited to his communications notebook.

(iii) At this time, plaintiffs cannot provide a computation

of each category of damages claimed.

(2) Plaintiffs have not retained an expert witness for testimony at trial. However, plaintiffs reserve the right to amend and/or supplement this response once an expert is retained.

Dated: Queens Village, New York
May 28, 2019

Yours, etc.,

GINSBURG & MISK LLP

BY: 

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